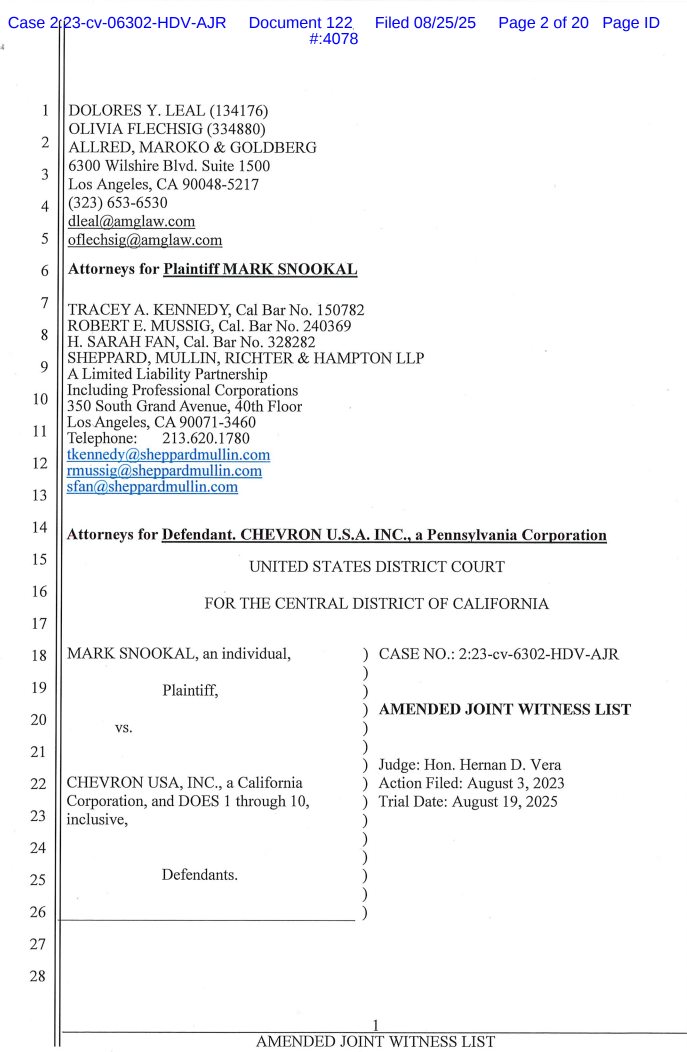


LIST OF EXHIBITS AND WITNESSES

	т					BITS AND WITNESSES		
Case Nur			02-HDV-AJI	Rx T	itle M	ark Snookal v. Chevron USA, Inc. et al		
Judge	:	Hernán D.	Vera			CLE	FILED RK, U.S. DISTRI	CT COURT
Dates of a		08/19/25; 0	8/20/25; 08/2	21/25; 08/2	2/25; 08/2	5/25	AUG 2 5 2025	
Court Re or Tape		CourtSmar	t / Maria Bus	tillos			AL DISTRICT O	F CALIFORNIA
Deputy C	lerks	Stephen Mo	ontes-Kerr /	Wendy Her	nandez	ВУ	M.	DEPUTY
	Atto	rney(s) for I	Plaintiff(s) / P	etitioner(s)		Attorney(s) for Defendant(s)	/ Respondent(s)
Dolores l	Leal			-		Tracey Kennedy		
Olivia Fl	echsig					Robert Mussig		
						Hwashiuan Sarah Fan		
,								
			_					
Plaint	iff(s) or Po	etitioner(s)		efendant(s) Respondent(
Ex. No.	Id.	Ev.	Ex. No.	Id.	Ev	EXHIBIT DESCRIPTION / WITNE	ESS	Called By
						Dr. Shaid Khan c/s/t on 8/19/25		Pltf
						Depo of witness Levy read on 08/20/25-pages	s 75-76	Pltf
						Depo of witness Powers read on 08/20/25-pag	ges52-53;84	Pltf
						Depo of witness Ayeye read on 08/21/25-pgs	115; 130	Pltf
В	08/21/2	5				Shown to video witness Adeyeye		
823	8/21/25					Shown to video witness Adeyeye		
						4		
	8/20/25					Westlaw of regulations shown at sidebar		
	8/21/25					Photo by Pltf of smoke stack tower		Demonstrati
	8/21/25					Photo by Pltf similar smoke stack tower - sho	ws a manlift	Demonstrati
	8/21/25					Photo by Pltf re non-personnel incident for in	vestigation	Demonstrati
						and safety write-up		
	8/21/25							
		B						

G-65 (03/07)



Case 2123-cv-06302-HDV-AJR	Document 122	Filed 08/25/25	Page 3 of 20	Page ID
·	#:4079		_	_

Witness's Name, Title, Affiliation (If Relevant)	Summary of Testimony / Why Testimony Is Unique	Direct Exam (Hours)	Cross Exam (Hours)	Dates of Testimony (subject to change due to witness availability)
Dr. Victor Adeyeye	At the relevant time, Dr. Adeyeye was a cardiologist for Chevron Nigeria who provided an opinion on Plaintiff's cardiac condition.	.25 hr.	.5	08/20/2025 8 21 25
Dr. Ujomoti Akintunde	At the relevant time, Dr. Akintunde was a cardiologist at Chevron Nigeria's clinic in Warri, Nigeria who provided an opinion on Mr. Snookal's condition.	.25 hr.	.5	08/20/2025 8/22/25
Dr. Eshiofe Asekomeh	Dr. Asekomeh conducted the Medical Suitability for Expatriate Assignment (MSEA) evaluation for Plaintiff. He determined that Plaintiff was not fit for duty based on his medical condition and	.5 hr.	.75	08/20/2025 V
Dr. Charles Baum	available medical support. Dr. Baum is a professor of economics and finance at Middle Tennessee State University. He has will testify regarding Plaintiff's lost earnings and lost employment benefits due to the rescission of the Expatriate position in Nigeria.	.5 hr.	.75	08/21/2025 8/20/25
Dr. Shahid Hameed Khan	At the relevant time, Dr. Khan was Plaintiff's treating cardiologist who determined that Plaintiff was fit for duty for an expatriate position.	.33 hr.	.25	08/19/2025
	After Chevron rescinded the offer of Expatriate assignment, Dr. Khan also communicated with			
	Chevron's Dr. Levy regarding Plaintiff's medical condition and risk of cardiac event. Dr. Khan			*
	communicated that Plaintiff's risk of a cardiac event was about 2% per year.	·		

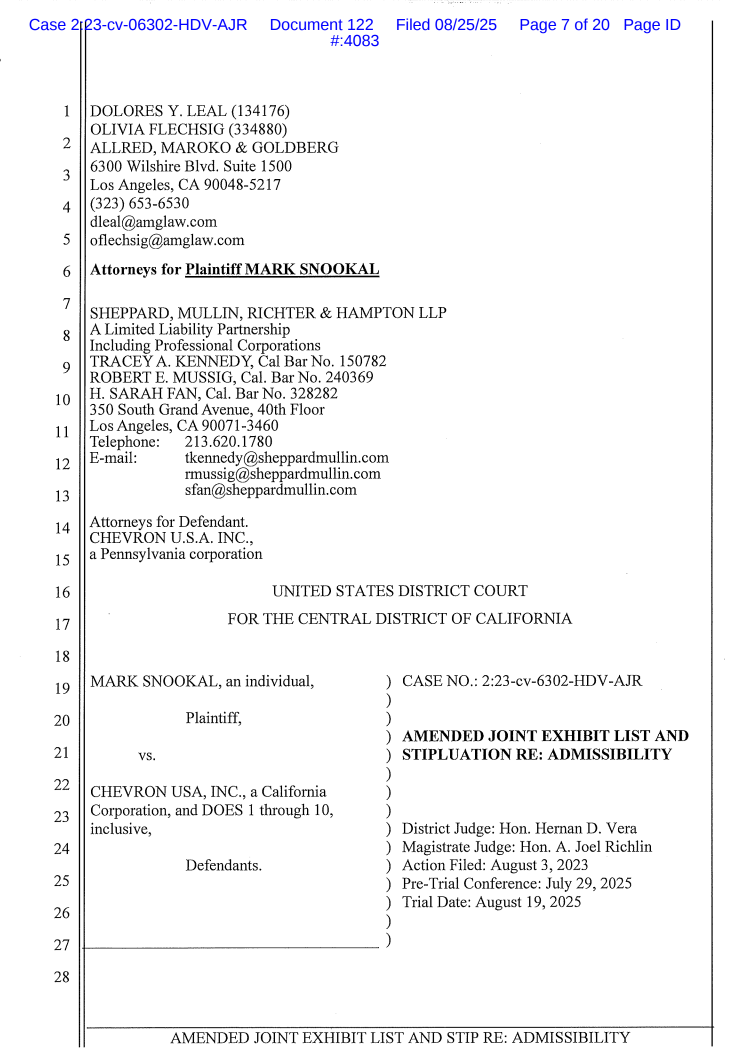
Case 2:23-cv-06302-HDV-AJR	Document 122	Filed 08/25/25	Page 4 of 20	Page ID
	#:4080		_	

Witness's Name, Title, Affiliation (If Relevant)	Summary of Testimony / Why Testimony Is Unique	Direct Exam (Hours)	Cross Exam (Hours)	Dates of Testimony (subject to change due to witness availability)
Dr. Scott Levy	At the relevant time, Dr. Levy was employed by Chevron as a Regional Medical Manager for the Europe, Eurasia, Middle East and Africa Region. He will testify regarding the fitness-for-duty medical evaluations for expatriate	.75 hr.	.5	08/19/2025 P
	assignments. After Plaintiff complained about discrimination and challenged the decision to deem him unfit for duty, Dr. Levy reviewed Plaintiff's case for a second opinion.			
Cesar Malpica	Mr. Malpica replaced Mr. Zaheer in Escravos, Nigeria for 4 years.	.25 hr.	.25	08/20/2025
Dr. Alexander	Dr. Marmureanu practices	.5 hr.	.25	08/19/2025
Marmureanu	Thoracic and Cardiovascular Surgery. He is Board Certified in Cardiothoracic Surgery and General Surgery.			,
	Dr. Marmureanu will testify that the clinical data consistently			
	indicates that Mr. Snookal's ascending aortic aneurysm and			
	aortic root remained stable at 4.2 cm, with no significant progression over several years of		,	
	monitoring. At this size, in his opinion, the annual risk of rupture			
	or dissection was less than 1%, especially considering the stability			
	of his condition and aortic measurements.			
	Dr. Marmureanu will testify given			
	that Plaintiff's work would be office-based and not physically demanding, there is no evidence			
	to suggest that his condition would affect his job performance or pose an immediate risk or "direct threat."			

Case 2;23-cv-06302-HDV-AJR	Document 122	Filed 08/25/25	Page 5 of 20	Page ID
	#:4081			

Witness's Name, Title, Affiliation (If Relevant)	Summary of Testimony / Why Testimony Is Unique	Direct Exam (Hours)	Cross Exam (Hours)	Dates of Testimony (subject to change due to witness availability)
Andrew Powers	At the relevant time, Mr. Powers was a Senior Human Resources Manager at Chevron's El Segundo refinery.	.33 hr.	.5	8/20/25
	Plaintiff filed a complaint of disability discrimination with Mr. Powers. Mr. Powers has also had several expatriate assignments to			
	other countries and Chevron USA consistently paid his salary throughout.	~		
Dr. Anthony Reading	Dr. Reading is an expert forensic psychologist who evaluated Mr. Snookal, and he will testify to Mr.	.75 hr.	.75	08/21/2025 8/22/25
Dr. Chen Song	Snookal's emotional distress damages. Dr. Song will testify in rebuttal to	.75	.25	08/22/2025
Constance Snookal	Mr. Snookal's economic expert Ms. Snookal is Plaintiff's wife. She will testify regarding her husband's damages as a result of Chevron's rescission of the Reliability Engineering Manager position.	.33 hr.	.5	08/21/2025
Mark Snookal	Plaintiff Mark Snookal will testify regarding his employment at Chevron USA; his application to be a Reliability Engineering	1.5 hrs.	1.5	08/20/2025 8/21/25
	Manager, an Expatriate assignment in Escravos, Nigeria; the application process; the two			
	doctors (Dr. Khan and Dr. Sobel) who examined him who concurred that he was fit for duty; the offer			
	of employment; Chevron's rescission of the expatriate assignment; Mr. Snookal's appeal	e e		
	of the recission decision to Dr. Frangos and Dr. Levy; his complaint to Human Resources; and economic, emotional/psychological damages suffered by him.	,		

Witness's Name, Title, Affiliation (If Relevant)	Summary of Testimony / Why Testimony Is Unique	Direct Exam (Hours)	Cross Exam/ Direct Exam (Hours)	Dates of Testimo (subject change of to witnes availabil
Dr. Irving Sobel	Dr. Sobel was contracted by Chevron to conduct a fitness for duty examination for the Expatriate assignment in Nigeria.	.25 hr.	.25	08/20/20
Amir Zaheer	Mr. Zaheer replaced Mr. Snookal in Escravos, Nigeria after Defendant rescinded the job offer.	.25 hr.	.25	08/20/20
DATED: August	7, 2025 SHEPPARD, MUI	LLIN, RICH	TER & HAM	IPTON LLO
DATED: August ?	By:/s/ T	racey A. Ke	ennedy	IPTON LLO
DATED: August	By: /s/ T TR RO	racey A. Ke ACEY A. K BERT E. M	ennedy ENNEDY USSIG	IPTON LLO
DATED: August	By: /s/ T TR RO H. s Att	racey A. Ke ACEY A. K BERT E. M SARAH FA orneys for D	ennedy ENNEDY USSIG N efendant	IPTON LLO
DATED: August	By: /s/ T TR RO H. : Att CH	racey A. Ke ACEY A. K BERT E. M SARAH FA orneys for D EVRON U.;	ennedy ENNEDY USSIG N efendant	IPTON LLO
DATED: August	By: /s/ T TR RO H. : Att CH	racey A. Ke ACEY A. K BERT E. M SARAH FA orneys for D EVRON U.;	ennedy ENNEDY USSIG N efendant S.A. INC.,	IPTON LLO
DATED: August	By: /s/ T TR RO H. : Att CH	racey A. Ke ACEY A. K BERT E. M SARAH FA orneys for D EVRON U.;	ennedy ENNEDY USSIG N efendant S.A. INC.,	IPTON LLO
DATED: August	By: /s/ T TR RO H. : Att CH	racey A. Ke ACEY A. K BERT E. M SARAH FA orneys for D EVRON U.;	ennedy ENNEDY USSIG N efendant S.A. INC.,	IPTON LLO



Cx.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
1	DELETED			
2	DELETED		×	
	DELETED			
4		Dr. Levy		
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	200.03 10.000 10.0000	8		
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5		Ranks	Y	
3				
	- C	Silookai	10.8/w/25	13/ags
	_	**		13 pages
	(CUSA000208-220)			
6	Chevron Medical	Dr. Levy	X	1.6
	Examination Program			10000
	Guidelines – July 2017		11	8/10
	(CUSA000837-944)			(100)
7		Dr. Adeyeye	X	1-1-
			11:8/20/25	8/20/25
,	,	D 11	N/	14 Dages
8	SECTION AND ADDRESS OF THE PROPERTY OF THE PRO	Dr. Adeyeye		1 1 1
			10.8/20/25	8/20/25 5
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		Darrons	v	
12		1 OWEIS	A.	
		8		
	1			
	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE			
13	Snookal CT and echo	Dr. Khan	X	13-
	result from Kaiser			010 00
	Permanente – 4/16/19	<u>*</u>	TO MI Chal	1 8-19-2025
	(CUSA000 <u>223-227</u>	,	10 000 0/18/22	10 pages
1	CUSA000818-822)		, 1	
14		Powers		
		,		
	AND DESCRIPTION ACCORDS TO A CONTROL OF THE PARTY OF THE			
	(CUSA0001682-1705)			
	1 2 3 4 5 6 7 8 9 10 11 12	1 DELETED 2 DELETED 3 DELETED 4 Risk of Rupture or Dissection in Descending Thoracic Aortic Aneurysm - 9/2/15 (CUSA000619-638) Dr. Levy's Depo Exh. B 5 Physical requirements and working conditions form for REM position 11/9/16 (CUSA000208-220) 6 Chevron Medical Examination Program Guidelines – July 2017 (CUSA000837-944) 7 Escravos Medevac Records for 2017-2022 (CUSA000830-833) 8 Escravos Fatalities 2017 – 2022 (CUSA000834-836) 9 DELETED 10 DELETED 11 DELETED 11 DELETED 12 HR Policy 410 Employment of Individuals with Disabilities – 4/1/19 (CUSA00013-18) 13 Snookal CT and echo result from Kaiser Permanente – 4/16/19 (CUSA000223-227 CUSA000818-822) 14 Affirmative Action Program for Individuals with Disabilities & Protected Veterans – 4/1/19 – 3/31/20	1 DELETED 2 DELETED 3 DELETED 4 Risk of Rupture or Dissection in Descending Thoracic Aortic Aneurysm - 9/2/15 (CUSA000619-638) Dr. Levy's Depo Exh. B 5 Physical requirements and working conditions form for REM position 11/9/16 (CUSA000208-220) 6 Chevron Medical Examination Program Guidelines – July 2017 (CUSA000837-944) 7 Escravos Medevac Records for 2017-2022 (CUSA000830-833) 8 Escravos Fatalities 2017 – 2022 (CUSA000834-836) 9 DELETED 10 DELETED 11 ARP Policy 410 Employment of Individuals with Disabilities – 4/1/19 (CUSA00013-18) 13 Snookal CT and echo result from Kaiser Permanente – 4/16/19 (CUSA000223-227 CUSA000818-822) 14 Affirmative Action Program for Individuals with Disabilities & Protected Veterans – 4/1/19 – 3/31/20	Tourish

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
15	Mark Snookal's Kaiser Medical Records – 4/19/19 (Snookal-00641-643;	Khan	X	3/22/25 3/2985 2/21/25 2/2985
	789-806); and Unredacted		,	3 pages
16	Job Description: NMA EGTL Reliability Engineering Manager –	Snookal	x 1) 7/21/25	3/21/25
	5/7/19 (Snookal-01157-58)			2 pages
17	DELETED			
18	DELETED			
19	Email to Mark Snookal	Snookal	X	
	re Acceptance of NMA EGTL Reliability			
	Engineering Manager (PSG 23-24, FL 4-6)			
	position in Escravos,			5
	Nigeria, - 6/20/19 (CUSA0001147-1148)			
20	Assignment Offer Letter – 7/1/19	Snookal	X D:8/21/25	8/21/25
	Snookal-00647-650		19.0 0.1	4 pages
21	DELETED		" , , , , , , , , , , , , , , , , , , ,	
22	DELETED			
23	DELETED		*7	,
24	Email thread re New Assignment to Nigeria	Snookal	x 10:8/w/25	8/20/2464 4 page S
	- 7/11/19 (CUSA0001238-1241)			4 pages
25	Mental Health Questionnaire –	Snookal	X	12/25
	completed by Snookal – 7/18/19		•	3/21
	(CUSA000188)			1 passe
26	Authorization for Disclosure of Health	Snookal	X	
	Information, signed – 7/18/19			
	(CUSA000577-578)			
27	DELETED			
28	DELETED			
29	MSEA exam of Mr. Snookal completed by	Dr. Sobel	X	8-19-2025

AMENDED JOINT EXHIBIT LIST AND STIPULATION RE: ADMISSIBILITY

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	Dr. Sobel – 7/24/19			
30	(Snookal-00605-610) Dr. Irving Sobel's	Snookal	X	
30	voicemail message to	Dr. Sobel	10. 8/20/26	2/2-/25
	Mark Snookal and		10.010010	8/25/25
	transcript		10:8/w/x	< Dages
31	(Snookal-001925) Emails between	Snookal	X	
51	Snookal and Dr. Khan	Dr. Khan		
	re: Rotational Work in	,	JO ON 8-19-25	8-19-20%
	Nigeria – 7/24/19		JO ON 8-19-25	1 Dage
32	(Snookal-01284) Chevron Medical	Snookal	X	. 1
34	Suitability for	Dr. Sobel		
	Expatriate Assignment			
	History & Physical Examination for			
	Snookal – 7/24/19			
	(CUSA000025-30)			
33	Dr. Khan's letter –	Snookal	X	
	7/29/19 re Snookal condition	Dr. Khan	ID ON 8-19-25	8-19-202
	(Snookal-00665)		300001920	pg 1
34	Kaiser Permanente	Dr. Khan	X	
	Medical Record for			
	Snookal – visit date: 4/3/19; "Received			
	7/29/19)			
	(CUSA00223-227)			
35	Dr. Victor Adeyeye's	Dr. Adeyeye	X	0/1
	Position Summary – Job Description – 2019		D:8/21/25	3/21/25 pg/
	(CUSA0002774)			P91
36	Dr. Ujomoti	Dr. Akintunde	X	
	Akintunde's Position Summary – Job			
	Description – 2019			
	(CUSA0002775)			
27	Dr. Asekomeh	Dr. Asekomeh	X	
37	Eshiofe's Position	Dr. Asekomen	A	
	Summary – Job		*	
	Description – 2019			
	(CUSA0002778)			

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
38	Email from Dr.	Dr. Asekomeh	X	
	Asekomeh to Dr. Pitan	1		
	re: Snookal medical			
	report – 7/30/19			
	(CUSA0001525)			
39	Email thread between	Dr. Adeyeye	X	1 1
	Olorunfemi Pitan,	Dr. Asekomeh	olanh 5	2/20/25
	Victor Adeyeye,	4	8/20/25	0101
	Eshiofe Asekomeh and		10	35 pages
	Henry Aiwuyo re Mark			779
	Snookal Medical Report			
	- 7/30/19 - 8/15/19			
	(CUSA0001426-1429;			
	1486-1507; 1522-1525;			9
	1528-1532)			
40	DELETED			
41	DELETED			
42	DELETED		1	
43	Email chain re: Mark	Dr. Adeyeye	X	1 1
	Snookal's Medical	Dr. Asekomeh	D: 8/21/25	8/21/25
*	Report – 8/5/19		(0 -1 1 -	200605
	(CUSA000768-770)			2000
44	Email thread with	Dr. Asekomeh	X	1 1-6
	Asekomeh, Akintunde	Dr. Akintunde		0 22
	re: Akintunde's opinion			1
	(follow-up to Aiwuyo			
	opinion) – 8/5/19			400965
	(CUSA000771-774)			4/100/05
45	DELETED			
46	Asekomeh email to	Dr. Asekomeh	X	
	Pitan re: cardiology	,		
	summary and Dr.			
	Aiwuyo – 8/7/19	· ·		
477	(CUSA0001526-1527)	D 4 1 1	N/	
47	Dr. Asekomeh email to	Dr. Asekomeh	X	
	Dr. Olorunfemi Pitan		1D:8/21/25	8/21/4
	re: Snookal medical		10.8/21/2	9/21/25
	summary – 8/7/19			1 8 00925
40	(CUSA000816-823)	Dr. Asekomeh	X	- r - o-
48	Email thread re Mark Snookal Medical	Dr. Asekomen	^	
	Clearance "and just		·	
	checking in" – 7/29/19;		/	
	8/2/19; $8/8/19$			
	(CUSA0001009-1012;			

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitte
	1181-1182; 1190-1193)			
49	Maintenance Change Operating Assistant (OA) Job Description – 8/11/19 (CUSA000550-551)	Snookal	X	
50	DELETED			
51	DELETED	177	·	
52	DELETED			
53	DELETED			
54	"Expatriate Exam Recommendations" – 8/15/19 (Snookal- 01099)	Dr. Asekomeh	X	8-19-202 PS 1_
55	Email from Dr. Pitan to Dr. Asekomeh – 8/15/19 (CUSA000824-827)	Dr. Asekomeh	X	
56	Email from Asekomeh to Bijo Velante Mirabueno – 8/15/19 (CUSA000828)	Dr. Asekomeh	X	
57	DELETED			
58	DELETED		,	
59	Email thread re: Snookal medical report - 8/15/19 (CUSA0001520-1521; 1522-1525)	Dr. Adeyeye	x 1):8/20/25	8/20/29 PB 690
60	Email from Mark Snookal re Erin McGregor Referral – 8/15/19 (CUSA0001002)	Snookal	X	
61	Email thread between Dr. Frangos, Pitan, Asekomeh and Levy re	Dr. Asekomeh	X	
(0)	MSEA Case – 8/15/19 (CUSA000824-827)		*	
62	DELETED Email throad Dr	Du Lorry	v	
63	Email thread Dr. Frangos to Dr. Levy and Dr. Arenyeka re: Nigeria Medical Determination –	Dr. Levy	D. 8/w/25	3/20/25

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	8/20/19			
	(CUSA0001003-1006)	- T	W.	
64	Dr. Levy email thread with Dr. Arenyeka - 8/20/19 re Snookal	Dr. Levy	X	
(5	(CUSA0001539-1542)	Cu a alra1	X	
65	Emails between Dr. Levy and Snookal re: medical – 8/23/19 (CUSA000639-641) Levy's Depo Ex. A	Snookal	A	8-19-2025 310GES
66	Email from Dr. Levy to Eldyleida Seca Torres re: MSEA - 8/23/19 (CUSA0001041)	Dr. Levy		
67	DELETED			1
68	Email string between Dr. Levy and Dr. Kahn – 8/23 and 8/26/19 re	Dr. Levy	X	8-19-25
	Patient MS (CUSA000557-558)			2 pass
69	Email thread btwn Dr. Levy and Dr. Arenyeka re: Patient MS 8/26/19	Dr. Levy	x 1D:8/20/25	8-19-25 2pases 3pases 5/20/25
	(CUSA000995-997)		10 100 100	3/20/2
70	Levy email thread – 8/29/19	Dr. Levy	X	8/22/25
71	(CUSA0001050-1052)			1300
71 72	DELETED DELETED			× -
73	DELETED		100	
74 74	Email thread re Mark Snookal not medically cleared – 8/30/19 (CUSA1430-1432; 1447-1450)	Dr. Levy	X	
75	Email to Amir Zaheer re candidate for NMA	Zaheer	X	
	EGTL Reliability Engineering – 9/3/19	*		. ,
76	(CUSA0001358) Email from Andrew	Powers	X	
	Powers re: the Rescinded Job Offer in Nigeria – 9/4/19		D: 8/w/x	8/20/20 8

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	(CUSA000538-540)			
77	Emails from Andrew Powers to Dr. Ayanna Jones – 9/4/19 (CUSA000650-651)	Powers	X	
78	Dr. Scott Levy email "Thanks. I got this" - 9/4/19 (CUSA000983-985)	Dr. Levy	X	
79	Email thread between Dr. Jones Ayanna and Andrew Powers re: Rescinded Job Offer in Nigeria – 9/4/19 (CUSA000993-994)	Powers	X	
80	DELETED			
81	International Journal of General Medicine Article (CUSA0002830-2834)	Dr. Adeyeye		
82	Email thread regarding	Powers	Χ , ,	, ,
	Mark Snookal's disability discrimination	Snookal	X 1D:8/21/25	8/21/25
	complaint – 9/4/19 – 9/6/19 (CUSA000542-543)	,		spages
83	Email thread re: Positions in 2H PDC - 9/5/19 (CUSA000541)	Snookal		
84	Emails Re: Nigeria Medical Determination – 9/5/19 (CUSA0001236-1237)	Snookal	X	
85	Email from Andrew Powers to Snookal – 9/8/19 (Snookal 00637-639)	Snookal	X	8/22/28
86	Email thread with Powers and others – 9/4/19; 9/9/19	Powers		
87	(CUSA000644-646) El Segundo Operating Assistant DS&C – MFG- (2 positions PSG 22-23) – 9/13/19	Snookal		

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	(CUSA000552-554)			
88	Email from Dr. Levy to	Dr. Levy	X	
	Snookal re: medical –	Snookal	. D . Blader	olacle =
	9/16/19	/	1D:8/20/25	8/20/20
	(Snookal-00645-646)	1		8/20/25 4 pages
89	(CUSA000559-550) Snookal Email re:	Snookal		1 1
0)	Positions he applied –	Shookui	,	
	9/24/19			
	(CUSA0001645-1653)			
90	Email from Tse to	Snookal	X	
	Snookal re:			
	Maintenance Change			
	Operating Assistant –			
	9/25/19			
0.1	(CUSA000653-655)	G 1 1		*
91	Email from Powers to	Snookal	X	
	Tse re: M & R change – 9/25/19			×
	(CUSA000683)			
92	Job Description for	Snookal	X	
12	Maintenance Change	Bilookui		
	Operating Assistant –			*
	9/25/19		v	
	(Snookal-01131-32)		*	
93	Job Description: DS&C	Snookal	X	
	– MFG – El Segundo			
	Operating Assistant –			
	10/11/19			
0.4	(Snookal-01150-52)	Cun alrel	V	
94	Job Description: DS&G - MFG - El Segundo	Snookal	X	
	Routine Maintenance			
	General Team Lead –			
	10/11/19			
	(Snookal-01122-23)			
95	Emails thread Austin	Tse	X	
	Ruppert, Thalia Tse,	Powers		
	and Powers re: Mark			
	Snookal New Position –			
	11/6/19 (CUSA000642-			
	643)	7. 1	X7	1 1
96	Position Summary –	Banks	X	1 1 22/2
	Reliability Change			
	Operating Assistant –			1

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	11/6/19			
	(CUSA000498-500)			
97	Job Offer for Reliability Change Operating Assistant – 11/19/19 (Snookal-01136)	Snookal	X	
98	Email thread re: offer	Tse	X	
90	letter position for Mark Snookal in Workday – 11/20/19	Snookal	A	
Ý	(CUSA000679-682)	0		
99	DELETED			
100	DELETED			
101	DELETED			
102	DELETED			
103	DELETED	8		
104	DELETED	×		
105	DELETED			
106	DELETED			
107	Nippon Dynawave	Snookal	X	
	Packaging Co. Offer of Employment to Mark			
	Snookal and signed by him – 8/3/21			
	(NDP-SDT 1-2;			
	Snookal, Ex. 22)			
108	Nippon Dynawave Packaging Benefits	Snookal	X	,
	Guide Guide			
	(Snookal-01444-01477)			/
109	Email and Letter of	Snookal	X	125
~ ~ ~	Resignation from Mark Snookal to Thalia Tse			3/2/25
	- 8/4/21 (CUSA000656-658)		,	1 3pas
110	DELETED			
111	DELETED			
112	DELETED			
113	DELETED			
114	Georgia-Pacif <u>ic 2023</u> Benefits Guide	Snookal Baum	X	
	(Snookal-01478-1507)		,	
115	Records Produced by	Snookal	X	
	Georgia-Pacific LLA re	Baum		

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	Snookal's employment			
	post Chevron			
116	Offer letter to Mark	Snookal	X	0/10/25
	Snookal from Chris			(7 /VC/03
	Lundquist at Koch	2		3/12/25
	Industries – 7/7/23			10 3h
117	(Snookal 1526-1527) Letter to Mike	Snookal	X	
11/	Savageaux from Mark	Silookai	A	16
	Snookal resigning from			0/02/2
	Nippon Dynawave -			3
	8/14/23	·		12
	(NDP-SDT 3; Snookal,			. 0 = 40
	Ex. 23)			1 ()05%
118	Plaintiff Mark	Snookal		
	Snookal's Objections			
	and Responses to Deft			
	Chevron USA, Inc.'s			
	Interrogatories, Set One			
110	- 3/28/24	G WALD 1		
119	Deft Chevron's	Scott M. Banks		
	Responses to Plaintiff			
	Snookal's Request for Production of			
	Documents, Set One –			
	6/5/24			
120	Plaintiff Mark	Dr. Marmureanu		
	Snookal's Rebuttal			
	Expert Disclosures			
	(FRCP Rule 26(a)(2) –			
	9/3/24	1		
	(Marmureanu M.D.,			
121	Exh. 1) Dr. Alexander	Dr. Marmureanu	/ /	0.12
141	Marmureanu's CV	Di. Iviaimureanu	Th on 8/19/25	8-14-2025
122	Expert Report of Dr.	Dr. Marmureanu	Th on 8/19/25	
	Alexander Marmureanu		The muchalow	8-19 1025
	- 10/9/24		4D MO 8/19/23	1 1 2000
123	Deft Chevron's	Harpreet K. Tiwana		
	Supplemental			
	Responses to Plaintiff	,		
	Snookal's Special			
	Interrogatories Nos. 20-			
40:	24, Set Two – 1/13/25	(T)		
124	Deft Chevron's	Tiwana		

 $\frac{10}{\text{AMENDED JOINT EXHIBIT LIST AND STIPULATION RE: ADMISSIBILITY}}$

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	Objections and			
	Responses to Plaintiff			
	Snookal's Request for			
	Production of Documents, Set Four			
	(Nos. 47-66) – 2/25/25			
125	Deft Chevron's	Tiwana		
123	Response to Plaintiff's			
	Interrogatory No. 26 -			
	33 - 2/25/25			
126	Chevron's Objections	Tiwana		
	and Supplemental			
	Responses to Plaintiff			
	Snookal's		,	
	Interrogatories, Set		×	
107	Three – 4/25/25	01-1	W/	
127	Location Premiums by	Snookal	X	0/17/23
	Area of Assignment (CUSA000501-502)	1		2 Com
128	Cover page to the	Powers	X	1 10
	Chevron Tax			
	Equalization Policy,			
	Human Resources			
	Shared Services	*		
	(CUSA000503 –			
120	Powers, Exh. 2)		***	
129	Chevron Tax	Powers	X	
	Equalization Policy			
130	(CUSA000503) HR Policy 400 for U.S.	Powers	X	
150	Payroll Employees	1 0 00013	4	
	(CUSA000348-350)			
131	HR Policy 410 for U.S.	Powers	Χ , ,	01 10
•**	Payroll Employees		D: 8/20/25	1/2/2/2
	(CUSA000014-18)		only	1 '5
132	Rotational Expatriate	Snookal	X 1125	alallac
	Assignments		10 8 20103	0/2/12
	(Snookal-01285-1301)		10 1	17
133	Snookal Personal	Snookal	X	
	Experience Record		*	
124	(CUSA000261-265)	Dayyang	v	
134	Chevron Employee Handbook – El	Powers	X	
	Segundo Refinery			
	(CUSA000298-342)		,	

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
135	General Team	Banks	X	
	Leader/Area	2		
	Maintenance Lead PSG			e e
	23 Position Summary			
-	(CUSA000548-549)			
136	DS&C – MFG - El	Banks	X	
	Segundo Routine			
	Maintenance General			
	Team Lead (PSG 23)			
127	(CUSA000555-556)	Du Lorry		. (/
137	Scott Levy's CV	Dr. Levy	ID M 8/19/2025	8/19/2025
138	(CUSA0001565-1572) DELETED		7.37.00	1 1
139	Victor Adeyeye's CV	Dr. Adeyeye		
137	(CUSA0001737-1741)	DI. Aucycyc	*	
140	Anthony Edward	Dr. Reading	8/22/26	. /
140	Reading's CV and	DI. Rodding	0/10/05	1 1/15
	documents relied upon		my sup	3/0/20
	by Dr. Reading		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	v \ 3
141	Anthony E. Reading	Dr. Reading	Olastr	, \
	PhD Rule 26 Log	6	8/2015	2/2/1
	(Snookal-02056-2064)		ms 840 J	0 10 14
142	Dr. Asekomeh Eshiofe	Dr. Asekomeh	0	agree
	CV			Cos
	(CUSA0002776-2777)			
143	Corporate Governance	Powers		
	Policies			
	(CUSA0001730-1735)	,		
144	DELETED			
145	DELETED			
146	DELETED	D D (00)	2	01-1-1
147	Dr. Charles Baum CV		DID: 8/20/25	0/20/256
148	Dr. Charles Baum	Dr. Baum	1D: 8/20/25	8/20/25 6-
	Report and Documents			E11 0000
149	relied upon DELETED			8/20/25 b- 8/20/25 b- 54 page
150	DELETED	7.		
150	Snookal's Chevron Exit	Snookal	X	
131	Interview	SHOOKAI	, A	0/2/05
	(CUSA000544-547)			7 10 20
152	Incidence of Aortic	Dr. Marmureanu		71
134	Rupture and Aortic	Di. Mainutanu		
	Dissection in a 4.2. cm			÷
	Ascending Aortic			
	Aneurysm			
	√		1	

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	ID #:4096			

Ex.#	Description	Witness Establishing Foundation	ADMITTED BY STIPULATION	Date Admitted
	(Marmureanu M.D., Ex.			
1.50	3)			
153 154	DELETED Expert Report and CV	Dr. Song		10 macker
134	of Chen Song, Ph.D.	Dr. Song	(52 pages)	1000000 PS 12 8 /2
155	Email thread between	Snookal	X	
	Snookal and Cortina re:	5		
	Nigeria medical		x	
	determination – 8/19/19			
	& 9/15/19		<i>y</i> .	
156	CUSA0001236-1237	G11	N/	*
156	Email from Birabueno	Snookal	X	
	to Snookal re: Nigeria			
	TWP Expatriate Assignment Outreach –			
	Phase 2 Rotational –			
	8/2/19		,	
	CUSA0001386-1392			
157	Dr. Irving Sobel's CV	Dr. Sobel		
158	Kaiser Permanente		X	
	Allied Health/Nurse		· · · · · · · · · · · · · · · · · · ·	
	Visit – L. Engel Depo			
	Exh. 1			
DATED:	August 8, 2025	ALLRED, MAROKO	& GOLDBERG	
		D		
		By: DOLORES Y	TEAT	
		OLIVIA FLE		
		Attorneys for		
		MARK SNO		
	Assessed 9, 2025	CHEDDADD MATE	DI DICHTED O IIA	MOTONIII
JATED:	August 8, 2025	SHEPPARD, MULL	IIV, KICHTEK & HA	IVIT I ON LLC
		By:		
			CEY A. KENNEDY	
			ERT E. MUSSIC	
		H. SR	AH FAN	
		Attorn	eys for Defendant	
			RON U.S.A. INC.,	
		a Penr	nsylvania Corporation	
		13		